1. I am a Deputy Attorney General in the California Department of Justice and one of the attorneys assigned to represent Defendant California Gambling Control Commission in the above entitled matter.

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2. In the course of my representation of the Commission, I requested that the Department's files in *Yakima Dixie v. State of California, California Gambling Control Commission*, Case No. 04AS04205 in the California Superior Court for the County of Sacramento and *California*

Gambling Control Commission vs. Sylvia Burley, Case No. 05AS05385 in the California Superior Court for the County of Sacramento be provided to me.

- 3. I received the requested files. Included in the files I received were:
- a. A Notice of Entry of Order Re: Dismissal, dated January 24, 2005, and the minute order upon which the dismissal of that action was based. These documents are attached hereto and incorporated by reference herein as Exhibit 1; and
- A Judgment of Dismissal, filed August 1, 2006, signed by the Honorable Loren E.
 McMaster, and the minute orders upon which that judgment was based, specifically,
 Items 13, 14 and 15 on the court's June 16, 2006, 2:00 p.m. calendar. These documents are attached hereto and incorporated by reference herein as Exhibit 2.

I declare under penalty of perjury that the foregoing is true and correct in all respects and that if called as a witness in the above entitled matter, I could and would competently testify thereto.

Executed this <u>22nd</u> day of February, 2008 in San Diego, California.

/s/Peter H. Kaufman PETER H. KAUFMAN, Declarant

Exhibit "1"

Casternos 1co 400 s 242 BY MAKIBMA DOX LEMENT 1 AZ-VS. STILEPE 08/25/2018 OR NAME A 20

Nature of Proceeding: TRO Filed By: GLICK, PETER

The court declines to issue the TRO. The TRO request essentially requires the court to make a preliminary determination as to who is the proper person to receive the funds from the Revenue Sharing Trust Fund ("RSTF") on behalf of the California Valley Miwok Tribe ("Tribe"), a non-gaming tribe.

Injunctive relief of the type sought here may only issue as a provisional remedy attendant to a viable independent claim for legal or equitable relief. In this case, plaintiff's apparent goal is a writ either: (1) commanding the California Gambling Control Commission ("CGCC") to acknowledge plaintiff as the Tribe's authorized representative for RSTF purposes, (2) prohibiting the CGCC from acknowledging Silvia Burley as the Tribe representative pending plaintiff's final litigation of tribal authority related issues before the Bureau of Indian Affairs ("BIA"); or (3) prohibiting the CGCC from disbursing RSTF monies to the Tribe until plaintiff's BIA contest is finally adjudicated. Consequently, any provisional relief in conjunction with these theoretical writ remedies would necessarily depend, at a minimum, upon an interim determination by this court as to the likelihood of plaintiff's success before the BIA. Without such a preliminary determination, the court would not be in a position to conclude that the CGCC's new policy to pay RSTF proceeds to the individual currently recognized by the BIA pending its resolution of the authority dispute is lawfully vulnerable and should be enjoined.

The federal government has exclusive jurisdiction, if any, over determining the Tribe's acknowledged representative. Apparently, the

appropriate agency has made a determination that Silvia Burley is currently the rightful person to receive RSTF funds on behalf of the Tribe. It is this determination that plaintiff contests. This court has no jurisdiction over that dispute. Plaintiff's exclusive remedy is with the appropriate federal agency. The court understands that such a proceeding is now pending.

Moreover, the TRO essentially requests the court to order the California Gambling Control Commission to act contrary to its statutory duty, which the court declines to do. Government Code section 12012.9(d) requires the CGCC to distribute the RSTF money "without delay" to each eligible Indian tribe. Thus, until otherwise determined by the federal government, those funds in question must be distributed to the Tribe. Plaintiff's claims to be the proper and lawfully acknowledged chief of the Tribe must be resolved either by the Tribe or the appropriate federal agency. This court lacks jurisdiction to make such a determination. Since there is no point in holding a further hearing in a matter that the court clearly lacks jurisdiction to render an ultimate remedy, the court declines to issue an order to show cause re: preliminary injunction. The plaintiff is free to make any motion deemed appropriate by regular notice.

The request for issuance of a temporary restraining order and order to show cause re: preliminary injunction is denied.

This minute order is effective immediately. A formal order is not required pursuant to California Rules of Court, rule 391, and further notice of this ruling is not necessary.

Filed 02/25/2008

Page 6 of 20

Case 3 08-cv-00120-BEN-AJB Document 12-2

Case 3.00-CV-00120-DEIN-AJD DOCUMENT 12-2	Filed 02/25/2006 Page 6 01 2
	20
	FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: Peter E. Glick, Esq. SBN 127979 916-558-6182	
400 Capitol Mall, Suite 1100	The same same
Sacramento, CA 95814	ÉNDORSED
ATTORNEY FOR (Name): Plaintiffs Y. Dixie & California Valley Miwok Tribe, etc.	
Insert name of court and name of judicial district and branch court, if any:	
Sacramento County Superior Court	T. LEVINSON
PLAINTIFF/PETITIONER: Yakima Dixie & California Miwok Tribe fka Sheep Ranch of Me-Wuk Indians of California	
DEFENDANT/RESPONDENT: State of California, California Gambling	
Control Commission	
REQUEST FOR DISMISSAL	CASE NUMBER:
Personal Injury, Property Damage, or Wrongful Death Motor Vehicle Other	0.4.004005
Family Law	04AS04205
Eminent Domain	
Other (specify): Injunctive Relief	
A conformed copy will not be returned by the clerk unless a method of ret	return is provided with the document. —
TO THE CLERK: Please dismiss this action as follows:	
a. (1) With prejudice (2) Without prejudice	
b. (1) Complaint (2) Petition	
(3) Cross-complaint filed by (name):	on (date):
 (4) Cross-complaint filed by (name): (5) Lettire action of all parties and all causes of action 	on (date):
(5) Entire action of all parties and all causes of action (6) Other (specify):*	
Date: January <u>5</u> , 2005	
Date: January, 2003	1
Peter E. Glick, Esq. SBN 127979	ty eglist.
(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY) Attorney or pa	(SIGNATURE) irty without attorney for:
action only, or of specified cross-complaints only, so state and identify	Petitioner Defendant/Respondent
the parties, causes of action, of closs-complaints to be distributed.	omplainant
The state of the s	
2. TO THE CLERK: Consent to the above dismissal is hereby given.**	
Date:	
<u> </u>	(SIGNATURE)
(TYPE OR PRINT NAME OF ☐ ATTORNEY ☐ PARTY WITHOUT ATTORNEY) ** If a cross-complaint—or Response (Family Law) seeking affirmative Attorney or particular or Response (Family Law) seeking affirmative	arty without attorney for:
relief—is on file, the attorney for cross-complainant (respondent) must	Petitioner Defendant/Respondent
sign this consent if required by Code of Civil Procedure section 581(i) cross-c (j).	omplainant
are the second of the second	
(To be completed by clerk) 3. Dismissal entered as requested on (date):	
4. Dismissal entered on (date): JAN 7 - 2005 to only (name):	
5. Dismissal not entered as requested for the following reasons (specify):	
6. a. Attorney or party without attorney notified on (date):	
h. Attorney or party without attorney not notified. Filing party failed to provide	de
a copy to conform means to return conformed copy	

a copy to conform Date: Form Adopted by the US Judicial Council of California 982(a)(5) [Rev. January 1, 1997]

T. LEVINSON Clerk, by

REQUEST FOR DISMISSAL

Code of Civil Procedure, § 581 et seq. Cal, Rules of Court, rules 383, 1233 American LagelNet, Inc. | www.USCourtForms.com

Proof of Service

Attorney of Law Attorney at Law 400 Capitol Mall, Suite 1100 Sacramento, CA 95814 1 1 1 1 1 1	1	Yakima Dixie, et al. v. State of California, California Gambling Control Commission, et al. Sacramento County Superior Court, Case No.: 04AS04205			
	2	PROOF OF SERVICE			
	3	I am a resident of the State of California, over the age of eighteen years, and not a			
	4	party to the within action. My business address is Peter E. Glick, Attorney at Law, 400 Capitol Mall, Suite 1100, Sacramento, CA 95814. On January 24, 2005, I served the within documents:			
	5	Notice of Entry of Order re Dismissal			
	6	· 			
	7	by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.			
	8	by placing the document(s) listed above in a sealed envelope with postage			
	9	thereon fully prepaid, in the United States mail at Sacramento, California addressed as set forth on the attached service list.			
	10	by causing personal delivery by Federal Express Overnight Service of the			
	11	document(s) listed above to the person(s) at the address(es) set forth below.			
	12	by personally delivering the document(s) listed above to the person(s) at the			
	13	address(es) set forth below.			
	14	Marc LeForestier			
	15	Office of the Attorney General 1300 "I" Street			
	16	P.O. Box 944255 Sacramento, CA 94244-2550			
	17	Sacramonto, ON 74244-2330			
	18	I am readily familiar with the firm's practice of collection and processing			
	19	correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I			
	20	am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.			
	21	I declare under penalty of perjury under the laws of the State of California that the			
	22	above is true and correct.			
	23	Executed on January 24, 2005, at Sacramento, California.			
	24	- Crane Baleson White			
	25	Roxane Balison-White			
	26				
	27				
	28				
		Proof of Service			

Exhibit "2"

COPY



of Min - 1 Millo: 17

ACRAMENTO COURTS DEPT. 450

SUPERIOR COURT OF CALIFORNIA COUNTY OF SACRAMENTO

CALIFORNIA GAMBLING CONTROL COMMISSION,

SYLVIA BURLEY; YAKIMA DIXIE; MELVIN DIXIE; DEQUITA BOIRE; and

v.

VELMA WHITEBEAR,

CASE NO. 05AS05385

Plaintiff,

JUDGMENT OF DISMISSAL

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This case came on regularly for hearing on June 16, 2006, upon the demurrer of defendant Silvia Burley, in Department 53 of the above named Court, the Honorable Loren E. McMaster, presiding. Plaintiff was represented by Deputy Attorney General Christine M. Murphy. Defendant Silvia Burley was represented by her attorney, Karla D. Bell, and all the other named defendants were represented by their attorney Peter Glick.

Defendants.

The Court having heard and considered the arguments of the parties, oral and written, concluded the Court did not have jurisdiction over Plaintiff Gambling Control Commission's interpleader action, ordered that the funds deposited with the Court by way of the interpleader action be returned to the Gambling Control Commission, and granted Defendant Silvia Burley's demurrer, without leave to amend.

1

Judgment of Dismissal

07/17/2005 14:37 3105773210 SANDERS BELL LILP 03/03 PAGE 12003 DEPT OF JUSTICE _07/14/2008 12:18 FAX 918 32 NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED 1 that Plaintiff California Gambling Control Commission's First Amended Complaint in 2 Interpleader is dismissed. 3 4 Dated: July ____, 2006 5 HONORABLE STEVEN H. RODDA Judge of the Superior Court 6 7 APPROVED AS TO FORM: 8 Dated: July 12, 2006 LAW OFFICES OF KARLA D. BELL 9 10 11 12 Attorney for Defendant Silvia Burley 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 Judgment of Dismissal

1	NOW, THEREFORE,	IT IS HEREBY ORDERED, ADJUDGED A	AND DECREED	
2	that Plaintiff California Gambling Control Commission's First Amended Complaint in			
3	Interpleader is dismissed.			
4		LAMPATEL BRIDE OF CHAPTER		
5	Dated: July, 2006	LOREM E. M. MAGTER		
6	AUG - 1 2006	HONORABLI LOREN E. Manager State Superior Court	FR	
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8	APPROVED AS TO FORM:			
9	Dated: July, 2006	LAW OFFICES OF KARLA D. BELL		
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12		KARLA D. BELL	· · · · · · · · · · · · · · · · · · · 	
13		Attorney for Defendant Silvia Burley		
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DECLARATION OF SERVICE CALIFORNIA GAMBLING CONTROL COMMISSION v. SYLVIA BURLEY, 2 Case Name: et al. 3 Sacramento Superior Court No. 05AS05385 Case No: I am employed in the County of Sacramento, California. I am 18 years of age or older 5 and not a party to the within cause; my business address is 1300 I Street, Post Office Box 944255, Sacramento, California 94244-2550. 6 On August 15, 2006, I served the attached 7 NOTICE OF ENTRY OF JUDGMENT OF DISMISSAL 8 9 (BY MAIL) I caused each such envelope, with postage thereon fully prepaid, to XXbe placed in the United States mail at Sacramento, California. I am readily 10 familiar with the practice of the Office of the Attorney General for collection and processing of correspondence for mailing, said practice being that in the 11 ordinary course of business, mail is deposited in the United States Postal Service the same day as it is placed for collection. 12 Attorneys for Defendant Silvia Burley Karla D. Bell 13 Law Offices of Karla D. Bell 4712 Admiralty Way, Suite 580 14 Marina del Rey, CA 90292 15 Attorneys for Defendants Yakima **Peter Glick** Dixie, Melvin Dixie, Dequita Boire, 400 Capitol Mall, #1100 16 and Velma Whitebear Sacramento, CA 95814 17 **Thomas Wolfrum** Attorney at Law 18 1460 Maria Lane, #340 Walnut Creek, CA 94596 19 20 I declare under penalty of perjury the foregoing is true and correct, and that this 21 declaration was executed at Sacramento, California on August 15, 2006. 22 23 24 25 26 27 28

NOTICE:

o request limited oral argument on any matter on this calendar, you must call the Court at (916) 874-7858 (Department 53) by 4:00 p.m. the court day before this hearing and advise opposing counsel. If no call is hade, the tentative ruling becomes the order of the court. Local Rule 3.04.

udge McMaster discloses that attorneys appearing in cases on todays calendar may have donated to the committee for Judicial Independence which was formed to oppose the attempted recall of judge McMaster. A Ist of donors and amounts donated is under the custody of court executive officer Jody Patel and can be reviewed at room 611, sixth floor, courthouse, 720 Ninth Street.

> Department 53 Superior Court of California 800 Ninth Street, 3rd Floor LOREN E. MCMASTER, Judge T. West, Clerk V. Carroll, Bailiff

Friday, June 16, 2006, 2:00 PM

ROBERT BURROWAY, JR.,ET AL VS ELSIE FLEMMER, ET AL 01AS07723 lem 1

Nature of Proceeding: Motion To Compel Supplemental Interrogatories & Production of Docume Filed By:

Advanced to and heard on June 1, 2006.

ROBERT BURROWAY, JR., ET AL VS ELSIE FLEMMER, ET AL 01AS07723 em 2

Nature of Proceeding: Motion for Protective Order

Filed By: Ragan, Jennifer L.

Defendant's motion for a protective order quashing plaintiff's demand for Exchange of Expert Witnesses on the ground discovery is closed is denied.

Plaintiff's motion to continue the trial in this matter was granted and the trial court vacated all dates set for trial and MSC. Under such circumstances the discovery cut-off is generally tried to the original trial date.

Plaintiff points out that defendant has propounded discovery and insisted that she could do so because all discovery timelines were vacated when the trial date was vacated. The Court granted the unopposed motion to compel. It would be inequitable to allow defendant to obtain a court order compellingt discovery while at the same time asserting that discovery is closed as to plaintiff.

The court views the conversations between the parties followed by defendant's discovery motion to constitute a stipulation that discovery remain open until closed by an arbitriation or trial date.

This minute order is effective immediately and no formal order is required.

ROBERT BURROWAY, JR.,ET AL VS ELSIE FLEMMER, ET AL 01AS07723 em 3

Nature of Proceeding: Motion to Compel Deposition

and plaintiffs have been living in the house since May of 2003, but that defendants have refused to sign the escrow documents and escrow is still pending. Plaintiffs allege defendant now wishes to sell the property to others for more money.

The first and second causes of action are for specific performance and breach of contract. Plaintiffs have not alleged when the agreement to sell the real property was entered into and have not alleged whether the contract is oral or written. They have also failed to attach a copy of the agreement, There are numerous exhibits attached to the complaint but none have been identified by number or letter and, with the exception of "Exhibit A," none have been incorporated into the complaint. Exhibit A is a subpoena for records, not an escrow agreement.

In their opposition plaintffs refer to one seller signing the agreement. Plaintiffs must allege who was a party to the contract and who signed it.

The third cause of action is for fraud. It is unchanged from the original complaint and fails to state a cause of action. Fraud must be alleged with specificity.

The fourth cause of action for conspiracy fails because no underlying tort has been adequately pled.

Plaintiffs are given leave to amend the first through fourth causes of action only. Th

An amended complaint shall be filed and served by June 26, 2006. Responsive pleadings shall be filed and served 10 days thereafter, 15 days if serviced is by mail.

This minute order is effective immediately and no formal order is required.

DINO TRIAS, ET AL VS. ELAIN B FURLOW, ET AL. lem 11 05AS02607

Nature of Proceeding: Motion To Strike

Filed By: White, Gary R.

Defendant Elain Furlow's motion to strike is granted as to the fifth through eighth causes of action without leave to amend.

The Court previously sustained defendant's demurrer without leave to amend as to these causes of action. By including them in the amended complaint, plaintiffs have failed to comply with the Court's order and the complaint is not drawn in conformity with the law. CCP 436(b).

This minute order is effective immediately and no formal order is required.

05AS02681 PRISCILLA ZAIRIS VS. JOSE ALFREDO JIMENEZ, ETAL lem 12

Nature of Proceeding: Motion To Compel

Filed By: Johansing, David

This matter is dropped from calendar.

CALIFORNIA GAMBLING CONTROL COMM VS. SYLVIA BURLEY ET AL 05AS05385 em 13

Nature of Proceeding: Motion To Quash Service Summon

Filed By:

The motion of Silvia Burley ("Burley") to quash service of summons issued upon the First Amended Complaint of California Gambling Control Commission ("Commission") is denied.

Burley's motion is based upon the premise that she is named in the action solely in her capacity as a person of authority over the California Valley Miwok Tribe ("Tribe"), and in that capacity, she is entitled to the sovereign immunity held by the Tribe. Commission disputes this claim, arguing that Burley is named simply as a private individual who has made a competing claim to the subject fund. Specifically, Commission argues that "because there is no recognized tribal government or representative with authority to represent the Tribe for general purposes, none of the defendants could be acting in an official representative capacity.

With this admission by Commission, and having no evidence that the service of summons was otherwise procedurally defective, Burley was properly served.

This minute order is immediately effective. A formal order pursuant to California Rules of Court, rule 391 is not necessary, and further notice of this ruling is not required.

em 14 05AS05385 CALIFORNIA GAMBLING CONTROL COMM VS. SYLVIA BURLEY ET AL

Nature of Proceeding: Demurrer

Filed By:

The demurrer of Silvia Burley ("Burley") to the First Amended Complaint (FAC) of California Gambling Control Commission ("Commission") is sustained without leave to amend.

Burley demurs upon two related grounds: (1) the interpleader action necessarily requires a determination of the "federally recognized government" of the California Valley Miwok Tribe ("Tribe") and the authorized representative thereof - a determination over which this Court lacks subject matter jurisdiction and is otherwise unsettled with the federal government; and (2) since Burley is named in the action solely as a private individual (not an official representative of Tribe) with no potential claim of right to the subject fund, the complaint fails to state a cause of action as against her. Burley's demurrer is sustained upon both grounds.

Commission alleges that it is the Commission's "practice to make RSTF distributions to the federally recognized government of each recipient Non-Compact Tribe." (FAC, p.3:24-25.) Commission alleges that the U.S. Department of Interior, Bureau of Indian Affairs ("BIA") "does not recognize any tribal government of the [Tribe], does not recognize any individual with authority to represent the [Tribe] for general purposes, and at present does not conduct government-to-government relations with the [Tribe]." (FAC, p.3:20-23.) Commission asserts no interest in the subject fund except for its statutory and Compact obligation to act as trustee over the fund, and to distribute it to eligible recipient Indian tribes "without delay." (Gov't Code section 12012.90(d).) Thus, the Commission states that its interpleader action "seeks a judicial determination of which, if any, of the various interested parties it named as

defendants is entitled to the RSTF monies deposited with the court." (Opp. p.3:13-14.)

Based upon these allegations, it is an inescapable conclusion that the relief sought by Commission would compel the Court to determine which individual, or individuals, constitute the lawful governmental representatives of Tribe, if at all. That determination, based upon the Commission's "practice," requires the federal government to "recognize" a government of the Tribe. This Court has no jurisdiction to make either determination. Instead, those decisions lie entirely within the exclusive jurisdiction of the BIA, the federal government, or the federal courts.

As an alternative, Commission suggests that the Court may function as a warehouse, in perpetuity, for the subject funds until the federal government, or the Tribe, finally achieve a "federally recognized government." This is not the proper role of the Court, or the interpleader process.

Commission also contends that the Court has jurisdiction over this matter because the Court may avoid the "impermissible intrusion into issues of tribal self-governance" and "properly limit the scope of the litigation to the Commission's responsibilities and obligations related to distribution of the RSTF monies." (Opp. p.5:23-25.) However, the FAC does not seek such relief. The FAC does not seek a declaration of Commission's responsibilities and obligations as to the RSTF. Commission does not contend that there is a dispute over its legal obligations and responsibilities. Commission does not argue that there is a legitimate dispute that it may distribute the RSTF monies to someone or some entity other than the "federally recognized government" of the Tribe. Instead, Commission seeks a declaration of who or what constitutes the "federally recognized government" of the Tribe. Again, that declaration cannot issue from this Court.

Furthermore, Commission has admitted that it named Burley as a private individual, not as an official representative of the Tribe. Since Commission alleges that its trusteeship of the fund requires it to disburse the fund only to the "federal recognized government" of the Tribe, Burley could not be a proper recipient of the fund in her individual capacity under any circumstance.

Requests for judicial notice are denied.

This minute order is immediately effective. A formal order pursuant to California Rules of Court, rule 391 is not necessary, and further notice of this ruling is not required.

tem 15 05AS05385 CALIFORNIA GAMBLING CONTROL COMM VS. SYLVIA BURLEY ET AL

Nature of Proceeding: Miscellaneous Motion Filed By:

The motion of California Gambling Control Commission ("Commission") for discharge of liability from interpleader action pursuant to Code of Civil Procedure section 386, is denied.

Commission has not established that this Court has jurisdiction to adjudicate the named defendants' alleged competing claims to the deposited fund.

This minute order is immediately effective. A formal order pursuant to CRC 391 is not necessary, and further notice of this ruling is not required.

Item 16 05AS05467 MARK BUCKMAN VS. JOHN LEFAKIS ET AL

Nature of Proceeding: Demurrer

Filed By: Prokop, Tyler S.

Dropped. Defendants intend to file an amended answer.

Item 17 06AS00381 ECKMAN, FLOYD HERMAN JR. VS. VARANO, ELIZABETH RUTH

Nature of Proceeding: Settlement and Application for Good Faith Determination

Filed By: Molinelli Jr., James P.

Defendant Varano's motion for a determination that her settlement with plaintiff Eckman is in good faith is granted.

Regional Transit, defendant in a related action brought by Eckman, has opposed the motion because it contends (1) it fails to provide a rough approximation of plaintiff's recovery, (2) RT has not had an opportunity to discover the assets of defendant, and (3) the workers' compensation lien is unsettled.

Defendant has no assets and the settlement is for policy limits. A disproportionate settlement by an insolvent defendant may nonetheless be in good faith. County of Los Angeles v Guerrero (1989) 209 Cal.App.3d 1149, 1156-57.

RT has had the opportunity to discover assets and defendant has supplied a supplemental declaration regarding lack of assets. The exact disposition of the workers' compensation lien is irrelevant as RT ie entitled to a credit regardless.

The Court finds the settlement is in good faith and meets the Tech-Bilt standard. The Court will sign the order submitted with the moving papers.

em 18 06AS00852 CHRISTOPHER PENDARVIS VS. JASON GRIEST

Nature of Proceeding: Preliminary Injunction

Filed By:

This matter is continued to 7/14/2006 at 02:00PM in this department.

em 19 06AS00852 CHRISTOPHER PENDARVIS VS. JASON GRIEST

Nature of Proceeding: Motion to Appoint Receiver

Filed By: Fathy, Richard G.

This matter is continued to 7/14/2006 at 02:00PM in this department.

tem 20 06AS00852 CHRISTOPHER PENDARVIS VS. JASON GRIEST

Nature of Proceeding: Preliminary Injunction

Filed By:

This matter is continued to 7/14/2006 at 02:00PM in this department.